

DEC 04 2008

Carol E. Highen P. Co.

By the Court:

KAMIE S. KENDALL,

Plaintiff,

V.

HOFFMANN-LA ROCHE INC.; ROCHE LABORATORIES INC.; F. HOFFMANN-LA ROCHE LTD.; and ROCHE HOLDING LTD.,

Defendants.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: ATLANTIC COUNTY

DOCKET NO.: ATL-L-8213-05 MT

CIVIL ACTION

ACCUTANE® LITIGATION

ORDER REGARDING DEFENDANTS'
MOTION FOR JUDGMENT
NOTWITHSTANDING THE VERDICT,
OR IN THE ALTERNATIVE FOR A NEW
TRIAL

THIS MATTER having been brought before the Court upon the motion of defendants Hoffmann-La Roche Inc. and Roche Laboratories Inc. ("Defendants"), by and through their attorneys, Gibbons P.C., for entry of an order granting Defendants motion for judgment notwithstanding the verdict, or in the alternative, for a new trial; and the Court having reviewed the papers submitted in support of the Motion and any opposition thereto; and the court having considered the oral arguments of the parties, and for good cause shown,

IT IS on this 4 day of ______, 2008

ORDERED that the Motion for judgment notwithstanding the verdict, or in the alternative, for a new trial be and hereby is denied, however, this is not a final Order which triggers the time for the filing of the Notice of Appeal because the court is extending the time for either, or both, parties to file a motion for reconsideration of the court's decision until the Appellate Division renders a decision in McCarrell v. Hoffmann-LaRoche, Inc., Docket No. A-003280-07-TIF., and it is further

ORDERED that if either party believes it could be adversely affected by not having a final appealable decision immediately, a motion can be filed with the Court as soon as a party wishes to file such an application. Hon. Carol E. Higbee, P.J. Cv.

[XX] Opposed

] Unopposed